1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

27

he auticipated additional discovery.
The defendant Pro se asks this court that it order the attorney for the Government to rum over all materials in his possession to the defendant for inspection under Pule 16 Of the Federal Aules Of Criminal Procedure Jenks Act, and any a applicable Federal statues, or rules Furthermore. the defendant will comply with reciprocal discovery under Rules 16(b) and (c) of the Federal Aules of Criminal 705 of the Federal Rules of Evidence, and will give notice pursuant to Rule 12.1 Of the Federal Rules OF Criminal defenant asks this count to order that discovery be turned over to him in a timely manner, so that he may discuss with Advisory counsel all of the

11

21

26

27

28

Document 8

Case 3:07-cr-00802-VRW

Page 3 of 4

Filed 01/22/2008

1 2 **CERTIFICATE OF SERVICE** 3 4 The undersigned hereby certifies under penalty of perjury that a true copy of the foregoing MOTION FOR DISCOVERY; DECLARATION OF COUNSEL; 5 6 AND PROPOSED ORDER 7 U.S. v. Charles Lee Redden, Jr. CR 07-0802 VRW 8 9 was delivered by U.S. Mail to: 10 By U.S. Mail SCOTT N. SCHOOLS 11 United States Attorney ALBERT SANBAT 12 Assistant United States Attorney 450 Golden Gate Ave., Box 36055 San Francisco, CA 94102 13 14 15 Dated: January 18, 2007 16 Mariles Barbeau 17 18 Legal Secretary to JOYCE LEAVITT 19 Assistant Federal Public Defender (Advisory Counsel for Charles Redden) 20 21 22 23 24 25 26